

United States Patent and Trademark Office

CNITED STATES DEPARTMENT OF COMMERCE Gnited States Patent and Trademark Office Address: COMMISSIONER FOR PATENTS P.O. Buc 1450 Alexandria, Virginia 22313-1450 www.usplo.gov

APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.	
10/735,074	12/11/2003	David A. Salee	71742 CCD	1260	
759	90 05/03/2005		EXAMINER		
Christopher C. Dunham			LIN, ING HOUR		
c/o Cooper & D			ART UNIT PAPER NUMBER		
New York, NY			1725		
			DATE MAILED: 05/03/200	5	

Please find below and/or attached an Office communication concerning this application or proceeding.

_			M				
	Application No.	Applicant(s)	·				
	10/735,074	SALEE ET AL.					
Office Action Summary	Examiner	Art Unit					
	Ing-Hour Lin	1725					
The MAILING DATE of this communication appearing for Reply	pears on the cover st	eet with the correspondence ad	ldress				
A SHORTENED STATUTORY PERIOD FOR REP THE MAILING DATE OF THIS COMMUNICATION - Extensions of time may be available under the provisions of 37 CFR 1 after SIX (6) MONTHS from the mailing date of this communication. - If the period for reply specified above is less than thirty (30) days, a re - If NO period for reply is specified above, the maximum statutory period - Failure to reply within the set or extended period for reply will, by statu Any reply received by the Office later than three months after the maili earned patent term adjustment. See 37 CFR 1.704(b).	136(a). In no event, however ply within the statutory minimu d will apply and will expire StX te, cause the application to be	may a reply be timely filed m of thirty (30) days will be considered timel (6) MONTHS from the mailing date of this come ABANDONED (35 U.S.C. § 133).					
Status							
1) Responsive to communication(s) filed on 11	December 2003.						
,							
3) Since this application is in condition for allow							
Disposition of Claims							
4) ☐ Claim(s) 1-15 is/are pending in the applicatio 4a) Of the above claim(s) is/are withdres 5) ☐ Claim(s) is/are allowed. 6) ☐ Claim(s) 1-15 is/are rejected. 7) ☐ Claim(s) is/are objected to. 8) ☐ Claim(s) are subject to restriction and/	awn from consideratio						
Application Papers							
9)☐ The specification is objected to by the Examin 10)☒ The drawing(s) filed on 11 December 2003 is/ Applicant may not request that any objection to the Replacement drawing sheet(s) including the correct 11)☐ The oath or declaration is objected to by the E	'are: a)⊠ accepted of a drawing(s) be held in a ction is required if the di	abeyance. See 37 CFR 1.85(a). rawing(s) is objected to. See 37 CF	FR 1.121(d).				
Priority under 35 U.S.C. § 119							
12) Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a) All b) Some * c) None of: 1. Certified copies of the priority documents have been received. 2. Certified copies of the priority documents have been received in Application No 3. Copies of the certified copies of the priority documents have been received in this National Stage application from the International Bureau (PCT Rule 17.2(a)). * See the attached detailed Office action for a list of the certified copies not received.							
Attachment(s) 1) ☑ Notice of References Cited (PTO-892) 2) ☑ Notice of Draftsperson's Patent Drawing Review (PTO-948) 3) ☑ Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08 Paper No(s)/Mail Date 5/04 & 4/05	Pap 3) 5) 🔲 Not	erview Summary (PTO-413) er No(s)/Mail Date ice of Informal Patent Application (PTC er:	O-152)				

Art Unit: 1725

DETAILED ACTION

Claim Rejections - 35 USC § 112

- 1. The following is a quotation of the second paragraph of 35 U.S.C. 112:
 - The specification shall conclude with one or more claims particularly pointing out and distinctly claiming the subject matter which the applicant regards as his invention.
- 2. Claims 1-7 are rejected under 35 U.S.C. 112, second paragraph, as being indefinite for failing to particularly point out and distinctly claim the subject matter which applicant regards as the invention. In claim 1, line 4 from the bottom, "casing" is unclear. Is it a typo of "casting"?

Claim Rejections - 35 USC § 103

- 3. The following is a quotation of 35 U.S.C. 103(a) which forms the basis for all obviousness rejections set forth in this Office action:
 - (a) A patent may not be obtained though the invention is not identically disclosed or described as set forth in section 102 of this title, if the differences between the subject matter sought to be patented and the prior art are such that the subject matter as a whole would have been obvious at the time the invention was made to a person having ordinary skill in the art to which said subject matter pertains. Patentability shall not be negatived by the manner in which the invention was made.
- 4. This application currently names joint inventors. In considering patentability of the claims under 35 U.S.C. 103(a), the examiner presumes that the subject matter of the various claims was commonly owned at the time any inventions covered therein were made absent any evidence to the contrary. Applicant is advised of the obligation under 37 CFR 1.56 to point out the inventor and invention dates of each claim that was not commonly owned at the time a later invention was made in order for the examiner to consider the applicability of 35 U.S.C. 103(c) and potential 35 U.S.C. 102(e), (f) or (g) prior art under 35 U.S.C. 103(a).

Art Unit: 1725

5. Claims 1-3, 5-7 and 13 are rejected under 35 U.S.C. 103(a) as being unpatentable over Blessinger et al in view of Stauffer.

Blessinger et al (col. 2, lines 58+) teach apparatus and method of horizontal casting installation for continuously casting metal ingot, comprising feed trough 60 for feeding molten metal to each mold inlet of each mold 14; a connecting trough (branch trough 64) having a shutoff gate (plug 76) and branch drain plug 67; water supply line 22; aligned conveying device (guided rail assembly 86) provided to support and withdraw solidified ingot emerging from the mold; starter block (starting plug 84).

Blessinger et al fail to teach the use of a drop-down connecting trough. However, Stauffer (col. 3, lines 15+) teach the use of a drop-down connecting trough (transfer trough 5) for the purpose of effectively transferring molten metal from a holding furnace to a casting station and draining molten metal in the trough when breakout occurs. It would have been obvious to one having ordinary skill in the art to provide Blessinger et al the use of a drop-down connecting trough (transfer trough 5) as taught by Stauffer in order to effectively transfer and drain molten metal in the trough in stopping casting.

6. Claims 4 and 14-15 are rejected under 35 U.S.C. 103(a) as being unpatentable over Blessinger et al in view of Stauffer and further in view of either Suzuki et al or Follrath et al.

Blessinger et al in view of Stauffer fails to teach the use of a gas supply line in claims 4 and 15 and accelerating the rate of extracting or cutting ingot in claim 14. However, Suzuki et al (col. 1, lines 72+) teach the use of a gas supply line 5d for the purpose of controlling cooling and preventing casting breakout. Follrath et al (col. 8, lines 11) teach the use of accelerating the rate of extracting or cutting ingot when bleed-out occurred for the purpose of enhancing safety

Art Unit: 1725

and saving the casting product. It would have been obvious to one having ordinary skill in the art to provide Blessinger et al in view of Stauffer the use a gas supply line and accelerating the rate of extracting or cutting ingot as taught respectively by Suzuki et al and Follrath et al in order to control and cooling and prevent breaking out of casting and enhance safety and save the casting product.

7. Claims 8-9 and 12are rejected under 35 U.S.C. 103(a) as being unpatentable over Blessinger et al in view of Stauffer and further in view of Kuttner.

Blessinger et al in view of Stauffer fails to teach the use of a starter block having a threaded recess and sealing O-ring. However, Kuttner (col. 1, lines 63+) teaches the use of starter bar head having a threaded recess (T-shaped groove 4) and sealing O-ring (seal 6 in a peripheral recess 5) for the purpose of improving sealing for the molten metal in the startup of casting. It would have been obvious to one having ordinary skill in the art to provide Blessinger et al in view of Stauffer the use of a starter block having a threaded recess and sealing O-ring as taught by Kuttner in order to improve sealing for the molten metal in the startup of casting.

8. Claims 10-11 are rejected under 35 U.S.C. 103(a) as being unpatentable over Blessinger et al in view of Stauffer and further in view of Kuttner and Evans.

Blessinger et al in view of Stauffer and further in view of Kuttner fails to teach the use of air vent. However, Evans (col. 4, lines 37+) teaches the use of air vent (ventilation opening 96) and porous plug (filter package or filter means 100) for starter 90 for the purpose of effectively venting air through the recess of the starter head. It would have been obvious to one having ordinary skill in the art to provide Blessinger et al in view of Stauffer and further in view

Art Unit: 1725

of Kuttner the use of air vent (ventilation opening 96) and porous plug (filter package or filter

means 100) for starter 90 as taught by Evans in order to effectively vent air through the recess of

the starter head.

Any inquiry concerning this communication or earlier communications from the

examiner should be directed to Ing-Hour Lin whose telephone number is (571) 272-1180. The

examiner can normally be reached on M-F (8:00-5:30) Second Friday Off.

If attempts to reach the examiner by telephone are unsuccessful, the examiner's

supervisor, Tom Dunn can be reached on (571) 272-1171. The fax phone number for the

organization where this application or proceeding is assigned is 703-872-9306.

Information regarding the status of an application may be obtained from the Patent

Application Information Retrieval (PAIR) system. Status information for published applications

may be obtained from either Private PAIR or Public PAIR. Status information for unpublished

applications is available through Private PAIR only. For more information about the PAIR

system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR

system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

9. Hd.

I.-H. Lin

4-27-05

PRIMARY EXAMINED

Page 5